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CAUSE NO. 05-1009	
	IN THE 71 ST JUDICIAL DISTRICT COURT OF HARRISON COUNTY, TEXAS
CARRIE ALEX, ET AL vs. HONEYWELL INTERNATIONAL, INC.	·
CITATION	
TO: THE SHERIFF OR ANY CONSTABLE OF TEXAS OR ANY OTHER AUTHORIZED PERSON	THE STATE OF TEXAS
TO: Honeywell International, Inc.	COUNTY OF HARRISON
its Registered Agent Ct Corporation System 350 N. St. Paul Street Dalias, Tx 75201	
Attached is a copy of PLAINTIFFS' ORIGINAL PETITION. This in the above cited cause number and court. The instrument attached de	
You have been sued. You may employ an attorney. If you or yo	our attorney do not file a written answer with the
District Clerk who issued this citation by 10:00 a.m. on the Monday next were served this citation and petition, a default judgment may be taken a	following the expiration of twenty days after you against you.
This citation is issued 16TH DAY OF NOVEMBER, 2005, unde	
	SHERRY GRIFFIS, DISTRICT CLERK HARRISON COUNTY, TEXAS
SEAL	P O Box 1119
	Marshall, Texas 75671
	BY
Issued at the request of	Deputy
MARK STRACHAN	
400 S. ALAMO ST.	
MARSHALL, TX 75670	
OFFICER/AUTHORIZED PERSO	ON RETURN .
Came to hand at o'clook m., on the day of Executed at in Cou	ntv at o'clock .m.
Executed at in Cou on the day of by delivering to defendant, in person, a true copy of this citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in control of the citation together with the accommodate in	
attached thereto and I endorsed on said copy of the citation the date of a	ipanying copy of the petition delivery
To certify which I affix my hand officially this day of,	
Fee \$	
	ofCounty, Texas
by	deputy
	person whose signature appears on the foregoing
On this day,, known to me to be the return, personally appeared. After being duly sworn, he/she stated that manner recited on the return. SWORN TO AND SUBSCRIBED BEFORE ME ON	·
Notary Public	>
	EXHIBIT

C3

Arrow

Page 1 of 1

CT CORPORATION

11.1/20 1.1 1:22

November 18, 2005

Mark Strachan 400 S. Alamo St., Marshall, TX 75670

Re: Carrie Alex, et al., Pitfs vs Honeywell International Inc., Dft. Case No. 051009

Dear Sir/Madam:

After checking our records and the records of the State of TX, it has been determined that C T Corporation System is not the registered agent for an entity by the name of Honeywell International Inc.

Accordingly, we are returning the documents received from you.

Very truly yours,

Wilma Tyler Process Specialist

Log# 510712759

cc: 71st Judicial District Court Harrison County, Texas Sherry Griffis, Clerk, PO Box 1119, Marshall, Tx 75671

cc: New York SOP Support

350 North St Paul Street Suite 2900 Dallas TX 75201 Tel. 214 979 1172 Fax 214 754 0921 EXHIBIT

CY

Page 1 of 1



UCC | Business Organizations | Trademarks | Account | Help/Fees | Briefcase | Logout FIND GLOBAL NAME SEARCH

This search was performed on with the following search parameter: ENTITY NAME: Honeywell International Inc

Mark	<u>Filing</u> Number	Name	Entity Type	Entity Status	Name Type	Name Status
(7056706	HONEYWELL INTERNATIONAL INC.	Foreign Business Corporation	In existence	Legal	In use
C .	11473206	HONEYWELL INTERNATIONAL FINANCE CORPORATION	Foreign Business Corporation	Terminated	Legal	Inactive
C	915406	HONEYWELL INC.	Foreign Business Corporation	Terminated	Legal	Inactive
C	2361206	HONEYWELL INC	Foreign Business Corporation	Withdrawn	Legal	Prior
C	800444792	HONEYWELL FAN COMPANY	Domestic Limited Liability Company (LLC)	In existence	Assumed	Active
C	800467666	HONEYWELL HOMMED LLC	Foreign Limited Liability Company (LLC)	In existence	Legal	In use
C	3080006	HONEYWELL BULL INC.	Foreign Business Corporation	In existence	Legal	Prior
C	<u>4346706</u>	HONEYWELL MERGER COMPANY	Foreign Business Corporation	Terminated	Legal	Prior
C	13064906	HONEYWELL LEASING COMPANY INC.	Foreign Business Corporation	Terminated	Legal	Inactive
<i>(</i>	101068300	Honeywell Analytics Inc.	Domestic Business Corporation	In existence	Legal	In use
		Records 1 to 10 o	[42 scroll	OR proceed to p	peger .	of 5 pages

Instructions:

To view additional information pertaining to a particular filing select the number associated with the name.

To place an order for additional information about a filing select the radial button listed under 'Mark' that is associated with the entity and press the 'Order' button.

BUSINESS ORGANIZATION" INQUIRY - VIEW ENTITY

Page 1 of 1



UCC | Business Organizations | Trademarks | Account | Help/Fees | Briefcase | Logout **BUSINESS ORGANIZATIONS INQUIRY - VIEW ENTITY**

Filing Number:

7056706

Entity Type:

Foreign Business

Corporation

Original Date of Filing: October 6, 1986

Entity Status: In existence

Formation Date:

N/A

12226406507

FEIN:

Tax ID: Name:

HONEYWELL INTERNATIONAL INC.

Address:

101 COLUMBIA ROAD PO BOX 1057 TAX DEPT

Morristown, NJ 07962-1057 USA

Fictitious Name:

N/A

Jurisdiction:

DE, USA

Foreign Formation

N/A

Date:

REGISTERED AGENT	FILING HISTORY	NAMES	MANAGEMENT	ASSUMED NAMES	ASSOCIATED ENTITIES
Name			Addr	'ess	Inactive Date
Corporation Service Company d/b/a CSC-Lawyers Incorporating Service Company		Suite	Brazos Street, 1050 n, TX 78701		

Order

Trefut to Search

instructions:

To place an order for additional information about a filing press the 'Order' button.





CAUSE NO. 05-1009

IN THE 71ST JUDICIAL DISTRICT COURT OF HARRISON COUNTY, TEXAS

CARRIE ALEX, ET AL VS. HONEYWELL INTERNATIONAL, INC.

CITATION

TO: THE SHERIFF OR ANY CONSTABLE OF TEXAS OR ANY OTHER AUTHORIZED PERSON

TO: Honeywell International, Inc.

its Registered Agent Ct Corporation System

350 N. St. Paul Street Dallas, Tx 75201 THE STATE OF TEXAS COUNTY OF HARRISON

Attached is a copy of PLAINTIFFS' ORIGINAL PETITION. This was filed on the 16TH day of NOVEMBER,2005, in the above cited cause number and court. The instrument attached describes the claim against you.

You have been sued. You may employ an attorney. If you or your attorney do not file a written answer with the District Clerk who issued this citation by 10:00 a.m. on the Monday next following the expiration of twenty days after you were served this citation and petition, a default judgment may be taken against you.

This citation is issued 16TH DAY OF NOVEMBER, 2005, under my hand and seal of said Court.

SHERRY GRIFFIS, DISTRICT CLERK HARRISON COUNTY, TEXAS

SEAL

P O Box 1119 Marshall, Texas 7,5871

15/01

Issued at the request of MARK STRACHAN 400 S. ALAMO ST. MARSHALL. TX 75670

Came to hand at o'clock _m_en t	FICER/AUTHORIZED PERSON RETURN the day of
Executed at	in County at o'clock m
on the day of,	by delivering to
defendant, in person, a true copy of this cit attached thereto and I endorsed on said co To certify which I affix my hand officially this Fee \$	he day of o'clockm by delivering to ation together with the accompanying copy of the petition upy of the citation the date of delivery s day of
affiant	of County, Texas by deputy
	known to me to be the negron where standing
manner recited on the return.	known to me to be the person whose signature appears on the foregoing uly sworn, he/she stated that this citation was executed by him/her in the exact
SWORN TO AND SUBSCRIBED BEFORE	EME ON
	Notary Public

CAUSE NO. <u>15-1119</u>

2005 NOV IS OU

CARRIE ALEX, et al.

Plaintiffs,

¥\$.

HONEYWELL INTERNATIONAL INC.

Defendant.

IN THE 71" JUDICIALLY

DISTRICT COURT IN AND FOR

HARRISON COUNTY, TEXAS

PLAINTIFFS' ORIGINAL PETITION

cos cos cos cos cos cos cos cos

TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES, Plaintiffs Carrie Alex, et al. complaining of Defendant Honeywell International Inc., and for cause of action would as follows:

I.

DISCOVERY LEVEL

Because of the number of parties and the complexity of this case, the Plaintiffs plead this cause of action under Discovery Level III. Plaintiffs will ask that the Court enter a Scheduling Order once all the parties have answered.

U.

JURISDICTION AND VENUE

The Court has jurisdiction over the Plaintiffs because they are citizens of the State of Texas. The Court has jurisdiction over the Defendants because the Defendant is a corporation doing business in the State of Texas and Defendant entered into a contract to be performed in Texas. This Court has jurisdiction over the controversy because the damages sought are within

enforce their rights under the Settlement Agreement. Plaintiffs seek recovery of reasonable and necessary attorneys' fees.

PRAYER

Plaintiffs pray that the Court enter judgment against Defendant for actual damages, attorneys' fees, prejudgment and post judgment interest, cost of court, and such other relief to which Plaintiffs may be entitled.

Respectfully submitted,

THE CARLILE LAW FIRM, L.L.P.

400 South Alamo

Marshall, Texas 75670

Telephone No.: 903-938-1655

Fax No.:

<u>-- 903-938-0235</u>

Ву:

David C. Carlile TBA No. 03804500

D. Scott Carlile TBA No. 24004576

Bruce A. Craig TBA No. 04975270

Casey Q. Carlile TBA No. 24025868

Mark D. Strachan TBA No. 19351500

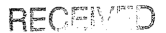
ATTORNEYS FOR PLAINTIFFS

COPY	CAUSE NO. 05-1009
PLAINTIFF: CARRIE ALEX, ET AL	IN THE 71 ST JUDICIAL DISTRICT COURT OF HARRISON COUNTY, TEXAS
VS.	
DEFENDANT: HONEYWELL INTERNATIONAL INC.	L
	CITATION
TO: THE SHERIFF OR ANY CONSTABLE OF OR ANY OTHER AUTHORIZED PERSON TO: HONEYWELL INTERNATIONAL, INC. ITS REGISTERED AGENT C T CORPORATION SYSTEM 350 N. ST. PAUL STREET DALLAS, TEXAS 75201	CITATION TEXAS THE STATE OF TEXAS COUNTY OF HARRISON
You have been sued. You may employ as District Clerk who issued this citation by 10:00 a.m were served this citation and petition, a default jud TO OFFICER SERVING:	INAL PETITION. This instrument was filed on the 16TH day of other and court. The instrument attached describes the claim against you, a attorney. If you or your attorney do not file a written answer with the notation on the Monday next following the expiration of twenty days after you alignment may be taken against you. H, 2006, under my hand and seal of said Court.
SEAL	SHERRY GRIFFIS, DISTRICT CLERK HARRISON COUNTY, TEXAS Harrison County Courthouse Marshall, Texas 15676
Issued at the request of DAVID C. CARLILE	DEPUTY MARI
400 SOUTH ALAMO MARSHALL, TEXAS 75670	
Came to hand ato'clockm., on thein on the day of, 20, by delivering defendant, in person, a true copy of this citation toge attached thereto and I endorsed on said copy of the coertify which I affix my hand officially thisd	E Detition
affiant	bydeputy
n this day,, know turn, personally appeared. After being duly sworn, hanner recited on the return. WORN TO AND SUBSCRIBED BEFORE ME ON	wn to me to be the person whose signature appears on the foregoing ne/she stated that this citation was executed by him/hor in the appears
= == ONE WE ON	, 20

Notary Public

EXHIBIT 55





MAR 2 3 2008

GDF / ALL

Transmittal Number: 4404116

Date Processed: 03/21/2006

Notice of Service of Process

Primary Contact:

Meg Johnson-Law Dept- Ab-2 Honeywell International Inc.

101 Columbia Rd.

Morristown, NJ 07962

Entity:

Honeywell International Inc.

Entity ID Number 2034040

Entity Served:

Honeywell International, Inc.

Title of Action:

Carrie Alex vs. Honeywell International Inc.

Document(s) Type:

Citation/Petition

Nature of Action:

Asbestos

Court:

Harrison County District Court, Texas

Case Number:

05-1009

Jurisdiction Served:

Delaware

Date Served on CSC:

03/21/2006

Answer or Appearance Due:

10:00 am Monday next following the expiration of 20 days after service

Originally Served On:

CSC

How Served:

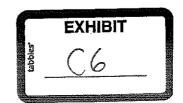
Personal Service

Plaintiff's Attorney:

David C. Carlile 903-938-1655

Information contained on this transmittal form is for record keeping, notification and forwarding the attached document(s). It does not constitute a legal opinion. The recipient is responsible for interpreting the documents and taking appropriate action.

To avoid potential delay, please do not send your response to CSC 2711 Centerville Road Wilmington, DE 19808 (888) 690-2882 | sop@cscinfo.com



Cause No. 05-1009

CARRIE ALEX, ET AL,	§	IN THE DISTRICT COURT
Plaintiffs,	§ §	
VS	\$ \$	HARRISON COUNTY, TEXAS
HONEYWELL INTERNATIONAL INC.,	§ §	
Defendant.	§ §	71 ^{SI} JUDICIAL DISTRICT

DEFENDANT'S ORIGINAL ANSWER

NOW COMES Honeywell International Inc. ("Honeywell"), Defendant, in the above styled and numbered cause and files this Original Answer in response to Plaintiffs' Original Petition.

I.

GENERAL DENIAL

Honeywell enters a general denial pursuant to Rule 92 of the Texas Rules of Civil

Procedure and demands strict proof of all Plaintiffs' material allegations by a

preponderance of the evidence.

II.

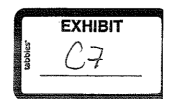
DEFENSES

Honeywell denies that all conditions precedent to filing this suit have been satisfied.

III.

PRAYER

WHEREFORE, PREMISES CONSIDERED, Defendant Honeywell International Inc. prays that Plaintiffs take nothing by this cause, that Honeywell be discharged with its



costs, and for such other and further relief to which Honeywell may be justly entitled and such that justice may be done.

Respectfully submitted,

Joseph S. Pevsner

State Bar No. 15874500

Dawn M. Wright

State Bar No. 12742030

L Kirstine Rogers

State Bar No. 24033009

THOMPSON & KNIGHT L.L.P. 1700 Pacific Avenue, Suite 3300 Dallas, Texas 75201

(214) 969-1700

Fax: (214) 969-1751

AT FORNEYS FOR DEFENDANT HONEYWELL INTERNATIONAL INC.

CERTIFICATE OF SERVICE

The undersigned does hereby certify that on the 20th day of April 2006 a true and correct copy of the foregoing document was forwarded to counsel for Plaintiffs, via certified mail, return receipt requested.

CAUSE NO. 05-1009

2008 APR 20 PH 4: [1

CARRIE ALEX, et al.

Plaintiffs,

¥8.

HONEYWELL INTERNATIONAL INC.

Defendant.

IN THE 71st HIDICIARIE

DISTRICT COURT IN AND FOR

HARRISON COUNTY, TEXAS

PLAINTIFFS' MOTION TO SUBSTITUTE

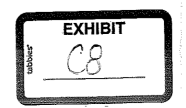
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TO THE HONORABLE JUDGE OF SAID COURT:

NOW COMES, Plaintiffs Carrie Alex, et al. and file this Motion to Substitute as follows:

Ĭ.

On November 16, 2005, Plaintiffs filed their Original Petition in this case. Plaintiffs attached scittlement contract documents to the Original Petition as Exhibit B. inadvertently did not reduct the amount of the settlement set out in the Exhibit B documents. No answer has been filed at this time, although Defendant is represented by counsel who has expressed concern over the confidential nature of the settlement amount. Plaintiffs have attached to this Motion a redacted copy of Exhibit B. Plaintiffs request that the Court direct the Clerk to substitute the redacted copy of exhibit B attached hereto for the Exhibit B which was attached to Plaintiff's Original Petition.



PRAYER

Plaintiffs pray that the Court Order the substitution as requested above.

Respectfully submitted,

THE CARLILE LAW FIRM, L.L.P.
400 South Alamo
Marshall, Texas 75670
Telephone No.: 903-938-1655
Fax No.: 903-938-0235

Bv:

David C. Carlile TBA No. 03804500

D. Scott Carlile TBA No. 24004576

Bruce A. Craig TBA No. 04975270

Cascy Q. Carlile TBA No. 24025868

Mark D. Strachan TBA No. 19351500

ATTORNEYS FOR PLAINTIFFS

E-Lomeywell

Puter M. Kreisdler Surior Vice President & General Counsel

Honoye ell 101 Columbia Roed Matristown, NI 07942 975 455-5513 973 455-4217 Fas

September 22003

Mr. Allen Vaughan Coscino Vaughan Law Offices Ltd. 220 South Ashland Chinago, IL 60607

 $F \in$

Settlement of Curron NARCO Claims

Dour Mr. Vergitans

This letter (the "Agreement") memorializes the terms and conditions pursuent to which (Inneywell International Inc. ("Honeywell") and all persons listed on Exhibit A hereto (the "Current Claiments"), acting by and through Cascino Vaughan Law Offices Ltd. ("Cascino Vaughan") as their counsel, have agreed to settle the claims (the "Current Claims") of the Current Claiments against Honeywell and/or North American Refractories Company ("NARCO") that allege that the Current Claiments were exposed to asbestos-containing product(s) manufactured or distributed by NARCO or its predecessors (the "NARCO Product Line"), which exposure combinated to the cause of the Current Claimants (or claimants) decedents") personal injury or death.

This Agreement is premised on the following facts and circumstances:

Cascino Vanglian shall notify Honeywell in writing by November 30, 2003 of the names and disease categories of any Current Claimants that choose to opt-out of the settlement

EXHIBIT B

- Pursuant to the Purchase Agreement between NARCO investors, Inc., Allied <u>''X</u> Corporation and Allied Canada, Inc. dated October 24, 1985, as amended, Honeywell as successor-in-interest to Allied Corporation may have exposure in connection with potential liability for certain products included in the NARCO Product Line;
- NARCO filed a polition for protection under Chapter 11 of the United States b. Banksuptcy Code in the United States Bankruptcy Court for the Western District of Pennsylvania (the "Bankuptey Court") on Ismusty 4, 2002, and all claims against NARCO were automatically ាខេទ្តក
- The Bankruptcy Court issued a Temporary Restraining Order on January 4, 2002 staying the communectation of prosecution of all actions against Honeywell arising out of the NARCO Product Line;
- Honeywell has proposed to participate as the principal funder of a wast to be established pursuant to Section 524(g) of the United States Bankruptcy Code (the "Trust"), to which all present and future claims against NARCO and/or Honeywell arising from the NARCO Product Line will be charmeled;
- Cascino Vaughan, counsel for the Current Claimants, have conducted im estigations into the facts of each of the Current Claims and have concluded that a scalarment with Hone, well on the terms set forth herein is in the best interests of each of the Current Champins;
- Honeywell, without conceding liability or making any admission with respect to and legal or factual issue, wishes to avoid further lingation of and to resolve the claims of the Current Claimants on the terms set forth herein, in exchange for a commitment by the Current

Cisimants that they will support the establishment of a trust under Section 524(g) of the Urrited Stelles Bankruptcy Code in accordance with the principal terms set forth in the February 12, 2003 draft of the Asbestos Personal Injury Settlement Trust Distribution Procedures (the "Draft TDP", established hereto as Exhibit B²).

Cascino Vaughan, as counsel for the Current Claimants, and Honeywell International Inc. thus stipulate and agree that all of the Current Claims shall be compromised and settled, and are satiled as of the date of the execution of this Agreement, on the following terms and conditions.

- No Admission of Liability. Neither this Agreement nor any of its provisions nor evidence of any negotiations or proceedings in furtherance of this semicment aball be offered or received in evidence in any action or proceeding as an admission or concession of liability or engeloing of any nature on the part of Honeywell or NARCO or anyone acting on their behalf, and Honeywell specifically denies any such liability or wrongdoing.
- 2. Effectuation of Agreement. All parties to this Agreement and their counsel shall exercise their best efforts (a) to promptly seek any required orders of all Courts with jurisdiction of article Current Claims to secure the complete and final dismissal with prejudice of Honeywell, DARCO and any and all of their officers, directors, employees, representatives, agents of an troopy from any actions filed by the Current Claimants, and (b) to effectuate this Agreement Reperdicus of whether the Hankruptev Court approves the Trust, counsel for the Current Claimants shall refrain from initiating or prosecuting any legal action on behalf of a Current Claimant against Honeywell, other than for breach of this Agreement, or, with respect to Discontinued Products (as that term is defined in the Purchase Agreement between NARCO)

All references in this Agreement to the Draft TDP shall be understood to mean the Draft TDP, or any subsequent version of the TDP that is substantially similar to the Draft TDP and is

Full Scheduled Value runs: provide "compelling evidence" that an asbestos-containing product manufactured or distributed by NARCO or its predecessors was present at the worksite at which the claimant alleges he or she was exposed, and Current Claimant's seeking to pre-qualify for the Reduced Scheduled Value must provide "credible evidence" that an asbestos-containing product manufactured or distributed by NARCO or its predecessors was present at a worksite at which the claimant alleges he or she was exposed to that NARCO product. The terms "compelling evidence" and "credible evidence" are defined in Section 4.3(b)(3) of the Draft TDP, and shall have the sarrie meaning under this Agreement as in the Draft TDP.

In addition, each Current Claiment must provide medical and exposure evidence sufficient to show that the claimant meets all criteria set forth in the Medical/Exposure Criteria column of Section 4.3(b)(3) of the Draft TDP. All medical and exposure evidence offered in support of a claim must satisfy the evidentiary requirements set forth in Section 4.7 of the Draft TDP.

5. Payment on Current Claims.

a. In exchange for a Release from each Current Claimont, the parties agree that, upon presentation of the requisite exposure and medical evidence set forth in Section 4 above. Henry well will pay each Current Claiment the Settlement Value set forth below for the Disease for which the Current Claimant qualifies for compensation under this Agreement in accordance with the schedule set forth below, as follows:

Mesotheliona (Dreft TDP Level VII)

Lung Canon (Draft TDP Lovel VI)

Other Cancer (Draft TDF Level IV)

Asbestos Related Nonmalignant Discuse (Inan TDP Level I, II, or III)

Honeywell shall pay (i) one-helf (1/2) the amount due to each Current Claimant who qualifies for payment for Mesothelloma, Lung Cancer or Other Cancer, and (ii) the full amount due to each Current Claimant who qualifies for payment for Ashestos-Related Nonnalignant Disease, in a single payment to be made no later than ninety (90) days following submission of the documentation required to support the claim under this Agreement.

- b. If the Hanksupicy Court approves a plan of reorganization for NARCO that includes the Trust by June 30, 2004, Honeywell shall have no further payment obligation under this Agreement. In the event the Hanksupicy Court does not approve such a plan of reorganization by June 30, 2004, Honeywell shall pay the second one-half (1/2) of the Scalement Value to each Crutent Claimant who qualifies for payment for Mesotheliona, Lung Cancer and Other Cancer, within 30 days after June 30, 2004
- Reflect of Payments. Honeywell's payment to a Corrent Claimant of the applicable Serdement Value, or portion thereof, for the Disease for which such claimant qualifies for payment in accordance with Section 5 above shall fully satisfy Honeywell's payment obligation with respect to such claimant under the tarms of this Agreement and under the terms of any agree ment to sertie with Honeywell or NARCO pending as of January 4, 2002, where applicable
- 7. Establishment of Trust. Current Claimants who are to receive payment under this Agreement, acting by and through Cascino Vaughan, agree that they, as present claimants with alleged claims against the Trust to be established in connection with the NARCO bankruptcy, will state in favor of establishment of the Trust under Section 524(g) of the United States

Settlement Agreement. With such notice, provided the Current Claimant has included with his/her claim submission, or thereafter provides, a Trust Release (in addition to) the Honeywell Release), Honeywell shall provide the Trust the appropriate "proof of ell aim form" and Trust Release, so that each such claim can be placed in the PIFO Payment Queue of such Pre-Established Claims in accordance with the terms of the Draft TDP

- Arbitration. All parties to this Agreement agree to arbitrate all disputes arising out of or relating to this Agreement, including any disputes concerning the eligibility of a Current Claim for payment or the appropriate amount of such payment, in accordance with the terms set Forth herein. In the event of subination of any issues associated with a Current Claim, the parties agree to cooperate to make available to the other parties any information pertinent to the sufficiency of the claim. A panel of three arbitrators shall be chosen according to the rules of the American Arbitration Association. Venue for arbitration shall be in New York and the sail iteriors shall apply New York law. The arbitrators shall render a finel decision according to the rules and practices of the AAA based on the written submissions of the parties, within 45 days of submission of any dispute to them. The parties agree to be bound by the decision of the arbitrators.
- Termination. Honeywell shall have the option to terminate this Agreement, and shall have no obligation to pay any Current Claimant any amount bereunder, in the event that by Newtober 30, 2003 (a) equal to or greater than 5% of the Current Claimants with Asbestos-Italaed Bonnalignam Disease have declined to acttle with Honeywell hereunder, or (b) equal to or greater than 2% by disease of the Current Claimants with Mesothelioma, Lung Cancer or Cities Cancer have declined to settle with Honeywell hereunder. In the event that Honeywell exercises this option to terminate, Honeywell shall so notify counsel for the Current Claimants in

ulternative mechanism for resolution of asbestos personal injury claims shall supersode this Agracment, and this Agreement shall become null and void, and the parties shall have no Euriber obligations herewider.

E.

Please countersign this letter below to memorialize your agreement, on behalf of the Charcon Claimants, to the torms and conditions hereof, and to finalize this Agreement.

Legislation. The enactment of federal legislation that provides for a trust fund or other

Very truly yours.

Dition Headle Peter M. Kreindler

Senior Vice President and General Counsel HONEYWELL INTERNATIONAL INC

Casoino Venghan Law Offices Ltd.

Maine: Allan Vaughen

1.7200

Exhibit "A-1"

For the purposes of this agreement, "Settlement of Current NARCO Claims", Cascino I aw Offices Ltd represents the Current Claimants of The Carlile Firm in Texas. Each instance of the "Current Claimants" refers to claimants represented by Cascino Vaughan Law Offices and its co-counsel, The Carlile Firm. The attached case listing of Texas cases shall be included in the "Current Claimants" settled under this contact.

A breakdown of these claimants by disease is given below:

559

Mesothelioma	1
Lung Cancer	24
Other Cancel	27
Non-Malignant	5 07
, , , , , , , , , , , , , , , , , , , ,	

Total ==

CARRIE ALEX, ET AL,	§		
	§		
Plaintiffs,	§		
	§		
VS.	§	Civil Action No.	
	§		
HONEYWELL INTERNATIONAL INC.,	§		
	§		
Defendant.	§		

CORPORATE DISCLOSURE STATEMENT OF HONEYWELL INTERNATIONAL INC.

In accordance with Rule 7.1 of the Federal Rules of Civil Procedure, Defendant Honeywell International Inc. states that it has no parent company and that no publicly held company owns 10% or more of its stock.

Respectfully submitted,

Joseph S. Pevsner

State Bar No. 15874500

Dawn M. Wright

State Bar No. 12742030

L Kirstine Rogers

State Bar No. 24033009

THOMPSON & KNIGHT L.L.P. 1700 Pacific Avenue, Suite 3300 Dallas, Texas 75201 (214) 969-1700

(214) 969-1700 Fax: (214) 969-1751

ATTORNEYS FOR DEFENDANT

HONEYWELL INTERNATIONAL EXHIBIT

CERTIFICATE OF SERVICE

The undersigned does hereby certify that on the 20th day of April 2006 a true and correct copy of the foregoing document was forwarded to counsel for Plaintiffs, via certified mail, return receipt requested.

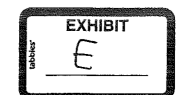
CARRIE ALEX, ET AL,	§	
	§	
Plaintiffs,	§	
	§	
VS	§	Civil Action No.
	§	
HONEYWELL INTERNATIONAL INC.,	§	
	§	
Defendant.	§	

LIST OF PARTIES

LAST NAME	FIRST NAME	PARTY
Abernathy	Denny	Plaintiff
Abernathy	Robert	Plaintiff
Adams	Delmar	Plaintiff
Alex	Carrie	Plaintiff
Alex	Tommie	Plaintiff
Alford	John	Plaintiff
Allen	Jessie	Plaintiff
Allen	Linda	Plaintiff
Allen	Tommy	Plaintiff
Amick	Carl	Plaintiff
Anderson	Charles	Plaintiff
Anderson	Elijah	Plaintiff
Anderson	Robert	Plaintiff
Anderson	WD	Plaintiff
Anzaldua	Paul	Plaintiff
Archer	Tommy	Plaintiff
Armstrong	Billy	Plaintiff
Armstrong	Thomas	Plaintiff
Ates	Alvin	Plaintiff
Attaway	Craig	Plaintiff
Attaway	Натту	Plaintiff
Authement	Dale	Plaintiff
Ayers	Larry	Plaintiff
Bachman	Charles	Plaintiff
Bailey	Chester	Plaintiff
Baker	Tommy	Plaintiff
Baldridge	Jerry	Plaintiff
Barron	Jack	Plaintiff

LIST OF PARTIES- PAGE 1

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	171	District CC
Bartley	John	Plaintiff
Barts	Mark	Plaintiff
Beason	Charles	Plaintiff
Bedford	Richard	Plaintiff
Belgard	Andrew	Plaintiff
Belgard	Billy	Plaintiff
Bell	James	Plaintiff
Bell	Wayne	Plaintiff
Bennett	Milton	Plaintiff
Benson	Ray	Plaintiff
Benton	Ben	Plaintiff
Birmingham	Bill	Plaintiff
Bisnette	Elijah	Plaintiff
Bisnette	William	Plaintiff
Blacklock	Byron	Plaintiff
Blalock	Jeffrey	Plaintiff
Blankenship	Tony	Plaintiff
Blanton	Henry	Plaintiff
Blanton	Mary	Plaintiff
Boaze	David	Plaintiff
Bobbitt	Pat	Plaintiff
Bodine	Jay	Plaintiff
Bolden	L.C.	Plaintiff
Bonner	Bennie	Plaintiff
Bonner	Freddie	Plaintiff
Bonner	James	Plaintiff
Bonner	Joel	Plaintiff
Booth	Ed	Plaintiff
Booty	Joseph	Plaintiff
Booty		Plaintiff
Boren	Peggy	Plaintiff
	Dewey John	Plaintiff
Bowman Bowman	Larry	Plaintiff
	Gloria	Plaintiff
Boyd	Stephen	Plaintiff
Boyd		Plaintiff
Boyter	Paul	
Bozeman	Otis	Plaintiff Plaintiff
Bradford	Donaldson	Plaintiff
Bradford	John	Plaintiff
Brady	James	Plaintiff
Braswell	Stephen	Plaintiff
Breaux, Jr.	Roy	Plaintiff
Brewster	Robert	Plaintiff
Britt	George	Plaintiff
Brooks	Clarence	Plaintiff

Brooks	Fredrick	Plaintiff
Brooks	Jeffrey	Plaintiff
Brooks	Kenneth	Plaintiff
Broome	Betty	Plaintiff
Broome	Darwin	Plaintiff
Brown	Gary	Plaintiff
Brown	Joe Dan	Plaintiff
Brown	Pat	Plaintiff
Brown	Pauline	Plaintiff
Broyles	Tommy	Plaintiff
Buchanan	Howard	Plaintiff
Burton	Barry	Plaintiff
Burton	James	Plaintiff
Busby	Wilmer	Plaintiff
Bussey	Robert	Plaintiff
Byrdsong	Johnny	Plaintiff
Cameron	Fred	Plaintiff
Campbell	Don	Plaintiff
Campbell	Thomas	Plaintiff
Cannon	Michael	Plaintiff
Cantu	Robert	Plaintiff
Caraway	Houston	Plaintiff
Caraway	Marie	Plaintiff
Carter	Joseph	Plaintiff
Carter	Shirley	Plaintiff
Cates	Larry	Plaintiff
Caviness	Michael	Plaintiff
Chaplin	Larry	Plaintiff
Chapman	David	Plaintiff
Chauvin	Bobby	Plaintiff
Chinn	Floyd	Plaintiff
Clark	Bobbie	Plaintiff
Clark	David	Plaintiff
Clark	Kenneth	Plaintiff
Clark	Thomas	Plaintiff
Clayton	Stewart	Plaintiff
Cockerham	Billy	Plaintiff
Coker	James	Plaintiff
Colbert	Larry	Plaintiff
Cole	Gaylon	Plaintiff
Coleman	Ernestine	Plaintiff
Coleman	Robert	Plaintiff
Combs	Bruce	Plaintiff
Cook	Robert	Plaintiff
Cook	Thomas	Plaintiff

Cooper	Dorothy	Plaintiff
	William	Plaintiff
Cooper	John	Plaintiff
Corley	Sirlido	Plaintiff
Cota		Plaintiff
Cox	Paige	Plaintiff
Coyne	Lloyd	
Crawford	Damon	Plaintiff
Crawford	Gary	Plaintiff
Crawford	Walter	Plaintiff
Crayton	Garry	Plaintiff
Cuff	Danny	Plaintiff
Davenport	Duran	Plaintiff
Davis	Johnny	Plaintiff
Davis	Ronald	Plaintiff
Davis	Tony	Plaintiff
Deadmon	Alvin	Plaintiff
Denton	Michael	Plaintiff
Dickson	Huey	Plaintiff
Dixon	James	Plaintiff
Dotson	Eddie	Plaintiff
Doughty	Joseph	Plaintiff
Douglas	Billy	Plaintiff
Duffee	Roy	Plaintiff
Duncan	Floyd	Plaintiff
Dunklin	Billy	Plaintiff
Durocher	Eldridge	Plaintiff
Dykes	Delvin	Plaintiff
Dykes	Peggy	Plaintiff
Eaker	Thomas	Plaintiff
Ealy	Elwood	Plaintiff
Ealy	Tiny	Plaintiff
Eaves	David	Plaintiff
Edgmon	William	Plaintiff
Eldridge	William	Plaintiff
Elliott	Allen	Plaintiff
Ellis	Gerald	Plaintiff
Ellis	John	Plaintiff
Ervin	Glenda	Plaintiff
Erwin	Audie	Plaintiff
Estopinal	Keith	Plaintiff
Eudy	Ricky	Plaintiff
Fabbianil	Roberto	Plaintiff
Farmer	Chester	Plaintiff
Farmer	Thomas	Plaintiff
		Plaintiff
Farrar	Jerry	Fiamun

Fears	James	Plaintiff
Fenter	James	Plaintiff
Fields	Mary	Plaintiff
Finch	John	Plaintiff
Fisher	Richard	Plaintiff
Fite	Rex	Plaintiff
Fitzgerald	Freddie	Plaintiff
Fletcher	David	Plaintiff
Fletcher	Eddie	Plaintiff
Fletcher	Printis	Plaintiff
Flowers	Edward	Plaintiff
Floyd	Billy	Plaintiff
Fluellen	Bennie	Plaintiff
Foster	Robert	Plaintiff
Frazier	William	Plaintiff
Freeman	H.R.	Plaintiff
Fryer	James	Plaintiff
Garner	James Dave	Plaintiff
Garza	Pablo	Plaintiff
Gaston	Tony	Plaintiff
Gatson	Tyree	Plaintiff
George	Debbie	Plaintiff
George	William	Plaintiff
Geter	Lawrence	Plaintiff
Gibson	Јенту	Plaintiff
Gilbert	Danny	Plaintiff
Gilbert	Earl	Plaintiff
Gillentine	Јенту	Plaintiff
Gilliam	Bill	Plaintiff
Gladden	Gary	Plaintiff
Glaser	Robert	Plaintiff
Glasscock	Johnny	Plaintiff
Glenn	Donald	Plaintiff
Godwin	Ronald	Plaintiff
Gonzalez	Rafael	Plaintiff
Goodson	Emma	Plaintiff
Goodspeed	Ella	Plaintiff
Gordon	Dilworth	Plaintiff
Gordon	Stanley	Plaintiff
Grable	David	Plaintiff
Grafton	Jerry	Plaintiff
Graves	Harvey	Plaintiff
Grebe	Mark	Plaintiff
Green	Eddie	Plaintiff
Green	Kevin	Plaintiff

Green	Raymond	Plaintiff
Green	Rosemary	Plaintiff
Greene	Bobbie	Plaintiff
Greenhouse	Curtis	Plaintiff
Greenwood	Berlinda	Plaintiff
Greenwood	Paul	Plaintiff
Griffin	Don	Plaintiff
Griffin	Tommy	Plaintiff
Grimes	Waymon	Plaintiff
Groomer	Dennis	Plaintiff
Guilliams	Jerry	Plaintiff
Gunn	Mary	Plaintiff
Haggerty	Sammie	Plaintiff
Hall	James	Plaintiff
Hammett	Lonnie	Plaintiff
Hancock	Loyce	Plaintiff
Hardaway	James	Plaintiff
Harris	Danny	Plaintiff
Harrist	Nolan	Plaintiff
Harvey	James	Plaintiff
Hasler	Jessie	Plaintiff
Haston	David	Plaintiff
Hawkins	Daniel	Plaintiff
Hawkins	William	Plaintiff
Heim	Haskell	Plaintiff
Heim	Herman	Plaintiff
Heim	John	Plaintiff
Helmer	Donny	Plaintiff
Henderson	Alton	Plaintiff
Henigsmith	Kenneth	Plaintiff
Hicks	Ounice	Plaintiff
Hicks	Samuel	Plaintiff
Hightower	Betsy	Plaintiff
Hill	Max	Plaintiff
Hill	Shelia	Plaintiff
Hobbs	Nellie	Plaintiff
Hocutt	Joe	Plaintiff
Hodges	Larry	Plaintiff
Holder	Travis	Plaintiff
Hollis	Danny	Plaintiff
Holloway	Bryan	Plaintiff
Holt	Jimmy	Plaintiff
Hooper	James	Plaintiff
Hopkins	Samuel	Plaintiff
Horton	Barbara	Plaintiff

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Horton	Eldon	Plaintiff
Horton	James	Plaintiff
Houlditch	Karl	Plaintiff
Hughes	Ulmer	Plaintiff
Hughes	William	Plaintiff
Hullum	Forest	Plaintiff
Hullum, Sr.	Forest	Plaintiff
Hygh	Corretta	Plaintiff
Idom	Merle	Plaintiff
Inman	Jesse	Plaintiff
Ivy	Garry	Plaintiff
Jackson	Everlena	Plaintiff
Jackson	Lessie	Plaintiff
Jackson	Paul	Plaintiff
Jackson	Will Allen	Plaintiff
James	Horace	Plaintiff
Jarvis	John	Plaintiff
Jeter	Arono	Plaintiff
Johnson	Doris	Plaintiff
Johnson	Emma	Plaintiff
Johnson	Lavern	Plaintiff
Johnson	Raymond	Plaintiff
Johnson	Steven	Plaintiff
Johnson	Willie	Plaintiff
Jones	Brenda	Plaintiff
Jones	Charles	Plaintiff
Jones	Chester	Plaintiff
Jones	Curtis	Plaintiff
Jones	David	Plaintiff
Jones	Edmund	Plaintiff
		Plaintiff
Jones	Hugh	
Jones	James	Plaintiff
Jones	James	Plaintiff
Jones	Jeffrey	Plaintiff
Jones	Jimmy	Plaintiff
Jones	Larry	Plaintiff
Jones	Willie	Plaintiff
Joplin	James	Plaintiff
Keeney	Phillip	Plaintiff
Kemp	Sammy	Plaintiff
Kennedy	Windal	Plaintiff
Kimball	Lynn	Plaintiff
King	Donald	Plaintiff
King	Donnie	Plaintiff
Kinsey	Randy	Plaintiff

Kinsey	Wesley	Plaintiff
Kirk	John	Plaintiff
Lane	Alvin	Plaintiff
Lang	Michael	Plaintiff
Langford	Johnnie	Plaintiff
Lastly	Thomas	Plaintiff
Lawson	David	Plaintiff
Lawson	Joe	Plaintiff
Ledford	Johnny	Plaintiff
Lee	James	Plaintiff
Lee	Michael	Plaintiff
Lee	Mickell	Plaintiff
Leos	Rogelio	Plaintiff
Letter	David	Plaintiff
Lindsey	James	Plaintiff
Linn	Dorothy	Plaintiff
Little	Jeff	Plaintiff
Lock	Kenneth	Plaintiff
Loftis	Paul	Plaintiff
Lomax	James	Plaintiff
Long	Donald	Plaintiff
Lopez	Linduel	Plaintiff
Lowe	Earnest	Plaintiff
Loyd	German	Plaintiff
Luck	William	Plaintiff
Mackey	Harold	Plaintiff
Mahomes	Johnny	Plaintiff
Manning	Gerald	Plaintiff
Maqouirk	Robert	Plaintiff
Markham	Victor	Plaintiff
Marquez	David	Plaintiff
Martinez	Charles	Plaintiff
Martinez	Luis	Plaintiff
Mason	Bobby	Plaintiff
Mathis	Eugene	Plaintiff
Matthews	Joe	Plaintiff
Matthews	Larry	Plaintiff
Mayes	Michael	Plaintiff
McClellan	Warner	Plaintiff
McDonald	Larry	Plaintiff
McGaugh	James	Plaintiff
McGriger	Charles	Plaintiff
McGriger	Luvell	Plaintiff
McGuire	Clarence	Plaintiff
McMillan		Plaintiff

McNeely	William	Plaintiff
МсТее	Joel	Plaintiff
Meisenheimer	Roy	Plaintiff
Mercer	William	Plaintiff
Miller	A.J.	Plaintiff
Miller	John	Plaintiff
Mills	Earnest	Plaintiff
Mills	Paul	Plaintiff
Mills	Winfard	Plaintiff
Mitchell	Donald	Plaintiff
Mitchell	Jack	Plaintiff
Mitchum	Edgar	Plaintiff
Moake	Byron	Plaintiff
Mobley	Peggy	Plaintiff
Mollenhauer	Edward	Plaintiff
Montgomery	Eddie	Plaintiff
Moore	Garland	Plaintiff
Moore	Gregory	Plaintiff
Moore	Jimmy	Plaintiff
Moore	Nancy	Plaintiff
Moore	William	Plaintiff
Morgan	Leonard Rickey	Plaintiff
Morgan	Robert	Plaintiff
Morris	James	Plaintiff
Morris	Jerry	Plaintiff
Mosley	Johnny	Plaintiff
Motley	Marlon	Plaintiff
Munch	Charles	Plaintiff
Nalls	Russell	Plaintiff
Nelson	Harold	Plaintiff
Nelson	Webster	Plaintiff
Nichols	Charles	Plaintiff
Nichols	Michael	Plaintiff
Nolley	Kenneth	Plaintiff
Norris	Amos	Plaintiff
Norris	Billy	Plaintiff
Norris	O.D.	Plaintiff
Norris	Thomas	Plaintiff
Odom	Edwin	Plaintiff
Ogungbade	Annie	Plaintiff
Oliver	Helen	Plaintiff
Owens	James	Plaintiff
Page	Ruben	Plaintiff
Palmer	Kenneth	Plaintiff
Parker	Linzey	Plaintiff

Paruszewski	Raymond	Plaintiff
Pauler	Robert	Plaintiff
Paulk	Clifford	Plaintiff
Payne	Billy	Plaintiff
Peace	John	Plaintiff
Perez	Jose	Plaintiff
Perkins	William	Plaintiff
Perry	Czar	Plaintiff
Perry	Tracy	Plaintiff
Pete	Mildred	Plaintiff
Phillips	William	Plaintiff
Pickett	Charles	Plaintiff
Pier	Allen	Plaintiff
Pierce	Jim	Plaintiff
Pierce	Steven	Plaintiff
Pinkerton	Willie	Plaintiff
Pippins	Carl	Plaintiff
Plaisance	Patrick	Plaintiff
Pleasant	Larry	Plaintiff
Plunkett	Dayton	Plaintiff
Poag	Lester	Plaintiff
Poole	Don	Plaintiff
Porter	Gid	Plaintiff
Portley	Ronald	Plaintiff
Portley	Ruby	Plaintiff
Prine	Jimmy	Plaintiff
Prior	Bobby	Plaintiff
Pritchett	John	Plaintiff
Proctor	Steve	Plaintiff
Pugh	Ronald	Plaintiff
Pyers	Ricky	Plaintiff
Ralston	Johnny	Plaintiff
Ramsour	Minnie	Plaintiff
Ratley	Oliver	Plaintiff
Rawlings	Jackie	Plaintiff
Reeves	Jerry	Plaintiff
Reynolds	Louie	Plaintiff
Rhiddlehoover	Jim	Plaintiff
Richard	William	Plaintiff
Richardson	Catherine	Plaintiff
Richardson	Harold	Plaintiff
Richardson	Jack	Plaintiff
Richardson	James	Plaintiff
Richardson	Keith	Plaintiff
Ricks	Rodney	Plaintiff

Ritter	James	Plaintiff
Ritter	Paul	Plaintiff
Ritter	Тепу	Plaintiff
Robertson	Ronald	Plaintiff
Robinson	Charles	Plaintiff
Robinson	Grover	Plaintiff
Roe	Gerald	Plaintiff
Rogers	Shirley	Plaintiff
Roundtree	Devera	Plaintiff
Rowe	Vera	Plaintiff
Sampson	Timothy	Plaintiff
Sanders	Fred	Plaintiff
Savage	Lester	Plaintiff
Schnitzer	Archie	Plaintiff
Scruggs	Darrel	Plaintiff
Seat	Claud	Plaintiff
Self	Hose	Plaintiff
Sessions	Wondell	Plaintiff
Shadowens	James	Plaintiff
Shankle	Learon	Plaintiff
Shaw	Roger	Plaintiff
Shaw	Timothy	Plaintiff
Sheppard	Anderson	Plaintiff
Sheppard	Robert	Plaintiff
Shivers	Billy	Plaintiff
Shrout	Theodore	Plaintiff
Silmon	John	Plaintiff
Silmon	Thelma	Plaintiff
Simpson	Thomas	Plaintiff
Sims	Bobby	Plaintiff
Sipes	Aubrey	Plaintiff
Slaughter	Ralph	Plaintiff
Sledge	Thomas	Plaintiff
Smith	Carl	Plaintiff
Smith	Gregory	Plaintiff
Smith	Larry	Plaintiff
Smith	Larry	Plaintiff
Smith	Leno	Plaintiff
Smith	Lewis	Plaintiff
Smith	Ronnie	Plaintiff
Snell	Frank	Plaintiff
Snider	Barry	Plaintiff
Snoddy	Belvin	Plaintiff
Soape	Jimmy	Plaintiff
Sowders	Danny	Plaintiff

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Sparks	Joann	Plaintiff
Speer	Michael	Plaintiff
Spencer	Robert	Plaintiff
Sperier	Lawrence	Plaintiff
Spruell	Robert	Plaintiff
Square	Aubrey	Plaintiff
Stanley	Hughes	Plaintiff
Starling	Floyd	Plaintiff
Stearns	Sidney	Plaintiff
Stephens	Billy	Plaintiff
Stephenson	Charles	Plaintiff
Stevens	Phillip	Plaintiff
Story	Richard	Plaintiff
Stowe	Willie	Plaintiff
Strange	L.B.	Plaintiff
Strickland	Samuel	Plaintiff
Strong	Charles	Plaintiff
Summers	David	Plaintiff
Tallaferro	James	Plaintiff
Tate	Danny	Plaintiff
Taylor	James	Plaintiff
Taylor	Robert	Plaintiff
Theriot	Brian	Plaintiff
Thibodaux	Robert	Plaintiff
Thomas	Mattie	Plaintiff
Thomas	Timothy	Plaintiff
Thompson	Charles Clay	Plaintiff
Thompson	Lloyd	Plaintiff
Thompson	Mark	Plaintiff
Thompson	Ronnie	Plaintiff
Tinkle, Jr.	Virgil	Plaintiff
Todd	Fredrick	Plaintiff
Torrence	James	Plaintiff
Truelock	Edward	Plaintiff
Tucker	Gerald	Plaintiff
Tuel	Troy	Plaintiff
Turner	Doyle	Plaintiff
Turner	Kenneth	Plaintiff
Vallandingham	James	Plaintiff
Vann	Joe	Plaintiff
Vaughn	Patricia	Plaintiff
Vernon	Danny	Plaintiff
Vick	Arthur	Plaintiff
Villemarette	Kevin	Plaintiff
Vinson	Welden	Plaintiff

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Vona	Andrew	Plaintiff
Wagner	Wayland	Plaintiff
Walker	Bonnie	Plaintiff
Walker	James	Plaintiff
Waller	William	Plaintiff
Walls	James	Plaintiff
Walthall	Hershell	Plaintiff
Walton	Cecil	Plaintiff
Wardle	Judith	Plaintiff
Watson	Gene	Plaintiff
Watson	Randail	Plaintiff
Watson	Sue	Plaintiff
Watt	John	Plaintiff
Waymire	Charles	Plaintiff
Weatherall	Doretha	Plaintiff
Weaver	Larry	Plaintiff
Weaver	William	Plaintiff
Webster	William	Plaintiff
White	David	Plaintiff
Whitehead	David	Plaintiff
Whitley	J.R.	Plaintiff
Wicks, Jr.	Aaron	Plaintiff
Wiggins	Clyde	Plaintiff
Wiggins	Kenneth	Plaintiff
Wilcox	Jerry	Plaintiff
Wilkinson	David	Plaintiff
Williams	Annie	Plaintiff
Williams	Reaper	Plaintiff
Williams	Verdell	Plaintiff
Wilson	Delbert	Plaintiff
Wortham	Jesse	Plaintiff
Yanez	Jose	Plaintiff
Young	Jimmy	Plaintiff
Young	Reagan	Plaintiff
Honeywell International Inc.		Defendant

Civil Action No.

LIST OF ATTORNEYS

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L. Kirstine Rogers Texas Bar No. 24033009

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CARRIE ALEX, ET AL,	§	
,	§	
Plaintiffs,	§	
	§	
VS	§	Civil Action No.
	§	
HONEYWELL INTERNATIONAL INC.,	§	
	§	
Defendant.	§	

STATE COURT INFORMATION

The case has been removed from the following court:

71st Judicial District Court Honorable Judge Bonnie Leggat 200 West Houston Marshall, Texas 75671 (903) 935-4896 Sherry Griffis, District Clerk 200 West Houston Marshall, Texas 75761 (903) 935-4845